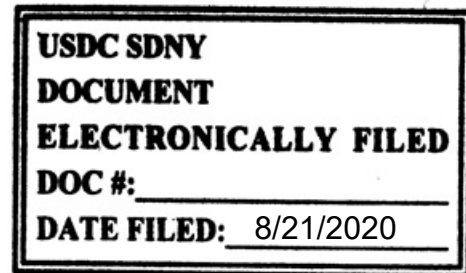


UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK



SISTEM MÜHENDISLIK İNŞAAT SANAYİ  
VE TİCARET, A.Ş.,

Plaintiff,

v.

THE KYRGYZ REPUBLIC,

Defendant.

No. 12 Civ. 4502 (ALC) (RWL)

~~[PROPOSED]~~ ORDER

WHEREAS, on July 20, 2020, Plaintiff Sistem Mühendislik İnşaat Sanayi Ve Ticaret, A.Ş., filed a renewed motion to increase contempt sanctions;

WHEREAS, on July 28, 2020, this Court ordered the Kyrgyz Republic's counsel of record Grant McCrea either to confirm that he still represents the Republic or to file a motion to withdraw by August 4, 2020, a deadline later extended to August 14, 2020; and

WHEREAS, no response to the Court's July 28, 2020, order has been filed;

**IT IS HEREBY ORDERED THAT:**

1. The Republic's opposition, if any, to Sistem's renewed motion to increase civil contempt sanctions is due within 45 days of the entry of this order. The Republic shall file any such opposition by that date, either through Mr. McCrea or through other counsel of the Republic's choosing who is authorized to practice in this Court. The Republic is admonished that failure to file an opposition by that date will result in Sistem's motion being treated as unopposed and resolved pursuant to 28 U.S.C. § 1608(e).

2. Within seven days of this order, Sistem is ordered to serve a copy of this order, as well as its renewed motion to increase civil contempt sanctions and supporting papers, on the following by U.S. mail and/or Federal Express, and by email:

A. Grant McCrea  
Law Offices of A. Grant McCrea  
444 Central Park West #4H  
New York, New York 10025  
(646) 660-0887  
agm@agmccrealaw.com

A.B. Baetov, Director  
Center for Court Representation  
of the Government of the Kyrgyz Republic  
720040, Bishkek City, Erkindik Ave. 58 “A”  
Kyrgyzstan  
+0312 62-23-92  
center@mail.gov.kg

with courtesy copy to:

Andrei Yakovlev  
King & Wood Mallesons  
20 Fenchurch Street, 11th Floor  
London EC3M 3BY  
United Kingdom  
+44 77 8068 8106  
andrei.yakovlev@eu.kwm.com

3. Sistem shall file proof of service once effected as set forth above. Service in such manner is hereby deemed sufficient and effective. *See* Fed. R. Civ. P. 5(b)(2)(C); L. Civ. R. 5.3; *Dammarell v. Islamic Republic of Iran*, 370 F. Supp. 2d 218, 224 (D.D.C. 2005) (explaining that “the text of section 1608 . . . anticipate[s] formal service only of an initial pleading” and that the provision is not concerned “with ensuing pleadings or papers”); *Salazar v. Islamic Republic of Iran*, 370 F. Supp. 2d 105, 109 n.5 (D.D.C. 2005) (similar).

**SO ORDERED.**

Dated: New York, New York  
August 21, 2020

A handwritten signature in black ink, appearing to read 'R. Lehrburger', with a long horizontal flourish extending to the right.

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ROBERT W. LEHRBURGER  
UNITED STATES MAGISTRATE JUDGE